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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/666,403	09/17/2003	Karen Theel	021756-002300US	8953
5136/6 7580D 7580D 759729088 TOWNSEND AND TOWNSEND AND CREW LLP TWO EMBARCADERO CENTER 8TH FLOOR SAN FRANCISCO, CA 94111-3834			EXAMINER	
			MEYERS, MATTHEW S	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/666,403 THEEL ET AL. Office Action Summary Examiner Art Unit MATTHEW S. MEYERS 3689 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 07 January 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-12 and 27-35 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-12 and 27-35 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (PTO/S5/08)
 Paper No(s)/Mail Date \_\_\_\_\_\_.

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

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#### DETAILED ACTION

 This action is in response to applicant's communication on 1/7/08, wherein claims 1-12 and 27-35 are currently pending, wherein claims 13-26 have been cancelled and claims 27-35 are new claims

## Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148
   USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claims1-2, 4-5, 8-12, 27-28, 30 and 34-35 are rejected under 35 U.S.C. 103(a)
  as being unpatentable over Stability Lab Information Manager (hereinafter referred to as
  "SLIM").
- With respect to claims 1 and 27, SLIM discloses a method and a computer readable medium storing a set of instructions for managing a stability study, comprising:

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 a. Providing one or more interfaces that enable a user to specify requirements that need to be fulfilled for stability studies (interpreted to be disclosed by the Lab Work Request data entry forms, Page 4 Line 1);

- Receiving input via the one or more interfaces indicative of a set of requirements for the stability study (interpreted to be disclosed by the Lab Work Request data entry forms, Page 4 Line 1);
- Providing one or more interfaces that enable a user to specify actions to be preformed for stability studies (interpreted to be disclosed by the Lab Work Request data entry forms, Page 4 Line 1);
- d. Receiving input via the one or more interfaces indicative of a set of actions
  to be performed for the stability study (interpreted to be disclosed by the Lab
  Work Request data entry forms, Page 4 Line 1);
- e. Providing one or more interfaces that enable a user to specify a set of
  actions to be performed for the stability study (interpreted to be disclosed by the
  Lab Work Request data entry forms, Page 4 Line 1);
- f. Receiving input via the one or more interfaces indicative of a set of business rules for the stability study (interpreted to be disclosed by the Lab Work Request data entry forms, Page 4 Line 1);
- g. Generating one or more interfaces for the stability study based on the set of requirements that need to be fulfilled for the stability study, wherein the one or more interfaces define the set of requirements for the stability study (interpreted to be disclosed by the Lab Work Request data entry forms, Page 4 Line 1)

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 Displaying the one or more interfaces (interpreted to be the displaying of the Lab Work Request data entry forms on screen, Page 4 Line 1)

- Receiving input information via the one or more interfaces; the received input information for fulfilling the requirements (interpreted to be the feature of the Lab Work Request forms allowing the user to enter results, Page 4 Line 1)
- j. Validating the received input information against the set of business rules for the stability study to determine whether the input information is acceptable (interpreted to be the verification of data entered into the Lab Work Request forms. Page 4 Line 1 and Page 5 line 4)
- k. SLIM discloses all the above limitations, but does not explicitly disclose wherein SLIM provides and provides or receives a first, second, third, and forth interface repeatedly as claimed by applicant. However, it would have been obvious to one of ordinary skill and creativity at the time of the invention to have repeated the process as claimed in SLIM for a first, second, third, or forth interface as claimed. Simply repeating the providing and receiving steps with a new input does not make the present application patentably distinct from SLIM since SLIM is capable of incorporating any number of variables through its use of Excel<sup>TM</sup> (SLIM, Page 2).
- 6. With respect to claims 2 and 28 SLIM discloses: if the input information is acceptable, storing the input information (interpreted to be inherently disclosed as the reference discloses the ability to enter data, from which reports are generated and the selected data from the reports may be saved, Page 4 Line 1 and Page 3 lines 9 10).

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7. With respect to claim 4 and 30SLIM discloses: determining if approval from a user is needed for the input information (interpreted to be the disclosure that data passes through a approval state, inherently disclosing a determination that approval from a user is necessary, Page 5 line 4).

- 8. With respect to claim 5 and 31 SLIM discloses receiving an indication of approval from the user; and storing the indication(interpreted to be the disclosure that data passes through a approval state, inherently disclosing receiving indication of the approval from the user, Page 5 line 4; storing the indication interpreted to be disclosed by the feature of all changes being event logged, Page 12 lines 2 -4).
- 9. With respect to claim 8 and SLIM discloses the one or more forth interfaces include an interface for a stage in a plurality of stages in the stability study (interpreted to be taught by the disclosure of the ability to add a test to a protocol, implying that a plurality of tests, i.e. stages, may be part of a protocol, i.e. stability study, Page 5 lines 2 3).
- 10. With respect to claim 9 SLIM discloses the plurality of stages comprise at least two of a stability study setup criteria, stability study planning criteria, initial sampling and testing criteria, stability study launch criteria, stability study testing criteria, and stability study evaluation criteria (interpreted to be the disclosure of assigning multiple storage dates for different storage conditions for a single study and calculation of number of units needed for each storage condition, Page 9 lines 2 3; and the creation of product-specific or test-specific schedules, Page 10 line 1).

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11. With respect to claim 10 SLIM discloses outputting information summarizing the stability study (interpreted to be the automatic and unattended HTML report generation, Page 3 line 3).

- 12. With respect to claim 11 SLIM discloses determining a result of the stability study (interpreted to be inherently disclosed as the reference provides for data results to be subject to change by a user, and hence a determination of the result of the stability study must, occur, Page 12 lines 3-4).
- With respect to claim 12 SLIM discloses the result is inputted by a user (interpreted to be the disclosure that data results may be changed, Page 12 lines 3 -4).
- 14. With respect to claim 34, SLIM discloses a system for managing stability studies, the system comprising: a first interface configured to enable a user to specify requirements, actions, and business rules for stability studies; a database configured to store information associated with the requirements, actions, and business rules for stability studies; a stage selector configured to select a stage of a stability study and to determine from the database one or more requirements for the selected stage; a stage information manager configured to receive the one or more requirements from the stage selector, to generate a second interface that defines the one or more requirements for the selected stage that need to be fulfilled, and to generate a third interface indicative of information on actions associated with the selected stage that need to be performed; a stage information processor configured to receive input via the second and third interfaces and to validate the input against business rules associated with the selected stage to determine whether the input is acceptable (interpreted to be the disclosure of

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assigning multiple storage dates for different storage conditions for a single study and calculation of number of units needed for each storage condition, Page 9 lines 2 - 3; and the creation of product-specific or test-specific schedules, Page 10 line 1).

- 15. With respect to claim 35, SLIM discloses the system of claim 34 wherein the first interface is further configured to enable the user to create a specification for a first stability study as an overlay using a specification for a second stability study as a base (SLIM, Page 3, lines 7-8).
- Claims 3 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over SLIM as applied to claims 1 and 27 and in view of Strong US 6167523.
- 17. SLIM discloses determining whether the set of requirements for the stability study have been completed (interpreted to be the disclosure of data passing through draft, entry, verification and approval states, Page 5 line 4). SLIM does not disclose if the set of requirements have not been completed, outputting one or more fifth interfaces requesting additional input information for the requirements in the set of requirements that have not been completed. Strong discloses a method where if the requirements have not been completed (interpreted to be the teaching of validation of data entered into a form, and if data is determined to be invalid, providing to the user a message identifying the specific fields that include invalid data, C3 lines 36 43), outputting an interface for additional input information for the requirements that have not been completed (interpreted to be the method of resubmission of data from the user after an error message is sent indicating invalid data, C10 lines 45-49). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to

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have included the features of Strong and the method of SLIM in order to provide a more efficient computer implemented method to verify if the requirements for a stability study have been satisfied.

- Claims 6, 7, 32 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over SLIM as applied to claims 1 and 27 in view of Hughes et al. US Pub. 20020133395 (hereinafter referred to as "Hughes").
- 1. With respect to claim 6 and 32, SLIM does not disclose wherein the indication comprises at least one of an electronic signature and captured signature. Hughes discloses the use of an electronic signature to indicate approval by a user of data, and further discloses that electronic signature may include signature recognition, interpreted to be captured signature (Para 0059). Therefore, it would have been obvious to one of SLIM in light of the requirements imposed by 21 CFR Part 11 in regards to the use of electronic signatures for verification of electronic records submitted to the Food and Drug Administration.

With respect to claim 7 and 33, SLIM discloses receiving an indication from the user of approval, and thereby inherently disapproval (interpreted to be inherently disclosed as the references provides for result entry, verification and approval, Page 4 line 1 and Page 5 lines 1 - 4). SLIM does not disclose determining requirements that need to be completed for approval; and outputting one or more fifth interfaces defining the determined requirements. Hughes discloses determining requirements that need to be completed for approval (interpreted to be the comments attached by the reviewer, Fig. 1 and Para 0059), outputting one or more fifth interfaces defining the determined

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requirements that need to be completed for approval (interpreted to be the electronic approver screen 90 in Fig. 5 and described in Para 0059). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have included the method of determining requirements that need to be completed for approval and outputting an interface needed to complete the determined requirements as disclosed by Hughes in the computer implemented method of SLIM, for the advantage of providing a more efficient and computer implemented method of determining requirements needed for approval and outputting an interface to complete the determined requirements.

### Response to Arguments

 Applicant's arguments filed 1/7/08 have been fully considered but they are not persuasive. Applicant's arguments have been addressed with the Office Action.

#### Conclusion

- The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Zumatrix Matrix Stability Study Manager discloses a computer implemented method and system for management of stability studies.
- Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to MATTHEW S. MEYERS whose telephone number is (571)272-7943. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jan Mooneyham can be reached on (571) 272-6805. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Matthew S Meyers/ Examiner, Art Unit 3689

/John G. Weiss/ Supervisory Patent Examiner, Art Unit 3629